

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

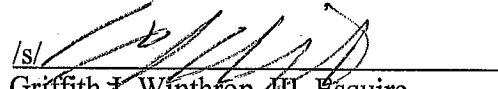
IN RE: TESTOSTERONE REPLACEMENT THERAPY PRODUCTS LIABILITY LITIGATION	MDL No. 2545 Master Docket Case No. 1:14-cv-01748 Honorable Matthew F. Kennelly
ARON LEWINGTON and CHRISTINE LEWINGTON, his wife, Plaintiffs, vs. ENDO PHARMACEUTICALS, INC., a foreign corporation, and PROSTRAKAN GROUP PLC, a foreign corporation, Defendants.	STIPULATION OF DISMISSAL WITHOUT PREJUDICE OF PROSTRAKAN GROUP PLC Civil Action No.: 6:14-cv-6420

**STIPULATION OF DISMISSAL WITHOUT PREJUDICE OF
PROSTRAKAN GROUP PLC**

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), it is hereby stipulated and agreed that Plaintiffs, ARON LEWINGTON and CHRISTINE LEWINGTON, his wife ("Plaintiffs") dismiss their claims against Defendant ProStrakan Group, Plc ("ProStrakan") only, without prejudice, with each party to bear its own costs and fees. Any re-filing of any claims against ProStrakan will be in federal court only and only in the form of a single plaintiff-family Complaint. Plaintiffs will not oppose transfer of any re-filed action to any MDL involving similar Testosterone claims for pre-trial proceedings.

IT IS SO STIPULATED:

Dated: September 29, 2015

/s/ 
Griffith J. Winthrop, III, Esquire
Alvarez, Winthrop, Thompson & Storey, P.A.
390 North Orange Avenue

Suite 600
Orlando, Florida 32801
Telephone: (407)210-2795
Facsimile: (407) 210-2796
gjw@aswpa.com

For Plaintiffs

Dated: September 29, 2015


/s/
Carolyn Purwin Ryan
CIPRIANI & WERNER PC
450 Sentry Parkway, Suite 200
Blue Bell, PA 19422
(610) 567-0700 (phone)
(610) 567-0712 (fax)
cpurwin@c-wlaw.com

For Defendant ProStrakan Group, Plc